

SEALED

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Re: Kevin Zimmerman
ADA Litigation

SEALED OMNIBUS ORDER

2 Plaintiff has filed a certificate of interested parties in each of his above-named lawsuits. Local
3 Rule 7.1-1 provides that parties “must identify in the disclosure statement all persons, associations of
4 persons, firms, partnerships or corporations (including parent corporations) that have a direct, pecuniary
5 interest in the outcome of the case.” Plaintiff’s certificates of interested parties lists only Plaintiff and
6 each individual defendant as persons or corporations that have an interest in the outcome of the case.
7 However, the Court having reviewed the Litigation Funding Agreement that it ordered to be filed under
8 seal, finds that Litigation Management and Financial Services, LLC also has a direct, pecuniary interest in
9 the outcome of these cases and should be disclosed by Plaintiff in his certificates of interested parties.
10 Litigation Management and Financial Services, LLC has a direct, pecuniary interest because it will be
11 reimbursed for the fees spent to bring these cases to Court¹ and Plaintiff’s complaints request
12 reimbursement of litigation expenses and costs. Accordingly,

13 **IT IS HEREBY ORDERED** that Plaintiff shall file a revised certificate of interested parties in
14 each case he has filed no later than **April 12, 2017**.

15 || DATED this 29th day of March, 2017.

George Foley Jr.
GEORGE FOLEY, JR.
United States Magistrate Judge

¹ See Litigation Funding Agreement, pg. 4, Section 3 entitled “Distribution of Proceeds.”